

Panaji, 12th February, 2015 (Magha 23, 1936)

SERIES II No. 46

OFFICIAL GAZETTE

GOVERNMENT OF GOA

PUBLISHED BY AUTHORITY

Note 1:- There are two Extraordinary issues to the Official Gazette, Series II No. 45 dated 05-02-2015 as follows:—

- (1) Extraordinary dated 05-02-2015 from pages 943 to 944 regarding Notifications from Department of Finance (Revenue & Control Division).
- (2) Extraordinary (No. 2) dated 07-02-2015 from pages 945 to 948 regarding Notification/Direction from Department of Elections (Office of the Chief Electoral Officer).

Note 2:- The page numbering of Series II No. 45 Extraordinary (2) dated 7-2-2015, may be corrected to read as 945 to 948 instead of 943 to 946.

GOVERNMENT OF GOA

Department of Agriculture

Directorate of Agriculture

Order

No. 2/25/2014-15/D.Agri/268

On the recommendation of the Goa Public Service Commission vide their letter No. COM/II/12/2(4)/2014/842 dated 11-12-2014, the probation period of Shri U. B. Pai Kakode, Dy. Director of Agriculture, Group 'A', Gazetted in the pay scale of PB—III Rs. 15,600-39,100+ Rs. 6,600/- Grade Pay of this Directorate have been lifted, as he has satisfactorily completed the probation period as shown below:

Sr. No.	Name of the Officer	Date of joining in regular service as Dy. Director of Agriculture	Date of lifting of probation period
1.	Shri U. B. Pai Kakode	10-12-2007	09-12-2009

By order and in the name of the Governor of Goa.

Orlando Rodrigues, Director & ex officio Joint Secretary (Agriculture).

Tonca-Caranzalem, 28th January, 2015.

Department of Information and Publicity

Notification

No. DI/INF/GSCL/09

Read: Government Notification No. DI/INF/I.F.C Loan/(10)/03/8678/4197 dated 28-11-2013.

Constitution of Scrutiny/Sanction Committee for 'Goa Scheme for Assistance for purchase of Computer/Camera for Journalist 2013'

In pursuance of clause 5 of the above referred Notification and in exercise of the power conferred by the 'Goa Scheme for Assistance for Purchase of Computer/Camera for Journalist 2013' and all other powers enabling it, the Government of Goa is hereby pleased to constitute a Scrutiny/Sanction committee consisting of the following members for the purpose of 'Goa Scheme for Assistance for Purchase of Computer/Camera for Journalist 2013' namely:-

- | | | |
|---|---|----------------|
| 1. Director, Information and Publicity | — | Chairman. |
| 2. Jt. Secretary, Finance or his representative | — | Member. |
| 3. President, Goa Union of Journalist | — | Member. |
| 4. Shri Gurudas Sawal (Eminent Journalist) | — | Member |
| 5. President, Photo Journalist Association of Goa | — | Co-opt Member. |

This supersedes the earlier notification No. DI/INF/GSCL/09 dated 09-01-2015.

This has the approval of the Finance Department vide U.O. No. 5462/F dated December 10, 2014.

By order and in the name of the Governor of Goa.

Arvind V. Bugde, Director (Information & Publicity).

Panaji, 5th February, 2015.

Department of Information Technology

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Order

No. 1(127)/DOIT/Creatiion of Post/2470

Sanction of the Government is hereby accorded for transfer of one post of Assistant Accounts Officer from Department of Information Technology to Directorate of Accounts with immediate effect.

This has the approval of Cabinet accorded in its Vth meeting held on 30-01-2015 as conveyed vide letter No. 1/4/2015-GAD-II dated 31-01-2015.

The creation of the above posts has been approved by the ARD vide U.O. No. 1369/F dated 24-09-2014.

This issues with the concurrence of the Finance (Rev & Cont.) Department vide U.O. No. 1400000635 dated 26-12-2014.

By order and in the name of the Governor of Goa.

Nilesh B. Fal Dessai, Director & ex officio Joint Secretary (IT).

Porvorim, 3rd February, 2015.

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Department of Labour—
Notification

No. 28/1/2014-Lab/Part-I/50

The following award passed by the Industrial Tribunal and Labour Court, at Panaji-Goa on 17-10-2014 in reference No. IT/60/2012 is hereby published as required by Section 17 of the Industrial Disputes Act, 1947 (Central Act 14 of 1947).

By order and in the name of the Governor of Goa.

Shashank V. Thakur, Under Secretary (Labour).

Porvorim, 27th January, 2015.

IN THE INDUSTRIAL TRIBUNAL AND
LABOUR COURT
GOVERNMENT OF GOA
AT PANAJI

(Before **Ms. Bimba K. Thaly**,
Presiding Officer)

Ref. No. IT/60/2012

1. Workmen rep. by,
President, Kamgaranch Ekvott,
Gurudutt Building,
3rd Floor, Dr. Dada Vaidya Rd.
Panaji, Goa. (deleted vide order dated 13/8/14)

2. Workmen

1. Shri Sharad Harmalkar.
2. Shri Nitesh Mandrekar.
3. Shri Deepak Palyekar.
4. Shri Pandurang Shetgaonkar.
5. Shri Narayan Raut.
6. Smt Vilasini Kautankar.
7. Shri Sahadev Bandekar.
8. Shri Umesh Shetye.
9. Shri Sanjay Parsekar.
10. Smt Rajeshree Gaonkar.
11. Shri Janardhan Harmalkar.
12. Shri Bablo Malik.
13. Smt Surekha Akerkar.
14. Shri Menino Vaz.

Rep. by Adv. Gaurish ... Workmen/Party I
B. Kamat,
Shop No. 4, Ground Floor,
Salgaonkar Chambers,
Margao-Goa

V/s

M/s. Parle (Exports) Pvt. Ltd. ... Employer/Party II
L-72, Verna Electronic City,
Verna, Salcete, Goa (403722)

Workmen/Party I represented by Adv. Shri G. B. Kamat.

Employer/Party II represented by Adv. Shri M. S. Bandodkar.

AWARD

(Passed on this 17th day of October, 2014)

1. In exercise of powers conferred by Clause (d) of sub section (1) of Section 10 of the Industrial Disputes Act, 1947 (Central Act 14 of 1947) (for short the Act), the Government of Goa vide order dated 29-10-12 bearing No. 28/36/2012-Lab/592 has referred the following dispute for adjudication by this Tribunal.

SCHEDULE

“(1) Whether the non employment of the below mentioned workers with effect from 10-05-2010 to 01-10-2010 by the management of M/s. Parle (Exports) Private Limited, Verna, Goa is a case of refusal of employment or an instance of strike by the said workmen?”

1. Shri Sharad Harmalkar.
2. Shri Nitesh Mandrekar.
3. Shri Deepak Palyekar.
4. Shri Pandurang Shetgaonkar.
5. Shri Narayan Raut.
6. Smt. Vilasini Kautankar.
7. Shri Sahadev Bandekar.

8. Shri Umesh Shetye.
9. Shri Sanjay Parsekar.
10. Smt. Rajashree Gaonkar.
11. Shri Janardhan Harmalkar.
12. Shri Bablo Malik.
13. Smt. Surekha A. Kerkar.
14. Shri Minino Vaz.

(2) In either case, what relief the workmen are entitled to?"

2. Upon receipt of the dispute a case was registered under No. IT/60/12 and registered AD notices were issued to both the parties and upon service Party I filed the claim statement at Exb. 5 and Party II filed the written statement at Exb. 6. Party I then filed the rejoinder at Exb.7.

3. In the claim statement it is in short the case of Party I that the workers of Party II including the once whose names are mentioned in this reference are the members of Kamgarancho Ekvott Union. It is stated that the said union has raised a charter of demands on the Party II seeking improvement in wages and service conditions of their members and settlements between Party II and the said union have been signed between them. It is stated that the workers come in public transport from Pernem and other talukas to Mapusa and catch company transport from Mapusa to Verna. It is stated that during the period 10-5-10 to 1-10-10 discussions were going on between Party I and Party II to resolve the charter of demands submitted by Party I however the settlement could not be arrived at. It is stated that since inception of the factory the working hours start at 8.30 a.m. and end at 5.00 p.m. and that the workers have to report for work at 8.30 a.m. and return home at 5.00 p.m. everyday. It is stated that Sunday is a weekly off day. It is stated that on 10-05-10 the workers reported for work between 8.15 a.m. to 8.30 a.m. but they were not allowed to report stating that working hours have been changed from 8.00 a.m. that day and that they would not be allowed to report for work after 8.00 a.m. and the gates would be closed. Party I addressed letters to Party II as well as Dy. Labour Commissioner to prevail upon Party II but Party II did not allow them to report for work saying that only if they give undertaking in writing they would be allowed to report for work. It is stated that due to intervention of Dy Labour Commissioner, Party II allowed Party I to report for work w.e.f. 4-10-12 at 8.30 p.m. It is stated that Party I were refused employment from 10-05-10 to 01-10-10 and hence they are entitled for full wages for the said period. It is on account of this

dispute was raised before the Dy. Labour Commissioner, Margao but the proceedings ended in failure. It is stated that the said period should be construed as refusal of employment and Party I should be paid full back wages for the said period as relief. Hence the claim statement with prayer to hold that the non employment of said 14 workers by Party II from 10-05-10 to 01-10-10 as refusal of employment and to pay full back wages with interest and cost.

4. In the written statement Party II has denied that there was refusal of employment to the workmen concerned in the reference from any date and it is stated that the said workmen were on illegal and unauthorized strike w.e.f. 10-05-10 to 01-10-10. It is stated that the workmen did not report for work as per the notice displayed on the notice board and therefore this is a case of illegal and unjustified strike and thus the reference is bad-in-law. It is stated that the union has no locus standi to raise the demand and dispute because they have not complied with the provisions of law before raising the dispute. It is stated that the workmen have signed the declaration stating that they did not resume duties as per the notice/shift schedule dated 3-5-10 and thus have admitted that they did not resume duty as per the said notice and hence on this ground alone the entire reference is bad in law and ought to be rejected. It is the specific case of Party II that on 3-5-10 they put a notice on notice board stating that due to seasonal market demand the company will run the production activities in two shifts effective from 10-05-10 and that arrangements have been made for pickup and drop of employees as per shift timings. It is stated that the Inspector of Factories and Boilers was also informed vide letter dated 3-5-10 about two shift working w.e.f. 10-05-10. It is stated that company received letter from the employees on 5-5-10 refusing to work in two shifts till the time the charter of demands was settled. It is stated that on 10-05-10 management wrote letter to the workers asking why the loss caused to the company should not be recovered from them and on the same day one more registered letter was sent asking the workers to join duty, with copy to Dy. Labour Commissioner, Margao. It is stated that on 10-05-10 management received a letter from the union Kamgarancho Ekvott regarding alleged illegal and unjustified refusal of employment which was replied by the management stating that company has not refused any employment to the workers concerned. It is stated that on 20-05-10 company received a notice from the

Dy. Labour Commissioner, Margao regarding the dispute raised by the Union and the conciliation proceedings commenced w.e.f. 20-05-10. It is stated that inspite of all this, company put up a notice on the notice board for collection of salary for the month of May, 2010 on 4-6-10 but nobody turned on 4-6-10 and as such another notice was displayed on the notice board on 10-6-10 for collection of salary but again nobody turned up to collect their salary and therefore this fact was informed to the Dy. Labour Commissioner. It is stated that during the conciliation proceeding on 7-6-10 the representative of the management stated that the workers were not reporting for work since 10-05-10 because they are on illegal and unjustified strike. It is stated that the workers were advised to report for duty as per notice dated 3-5-10 by giving a declaration but the union/workmen were not ready to give any declaration. It is stated that despite various letters from the company to resume duty the workers did not resume the duty. It is stated that subsequently on 1-10-10 all the workmen signed the declaration stating that "I did not resume duties as per notice/shift schedule dated 3-5-10" and thereafter joined duty from 4-10-10. It is stated that thus it is the clear case of illegal strike and therefore no relief be granted to the workmen.

5. In the rejoinder at Exb. 7 Party I has denied the contentions raised by Party II in the written statement. In the course of further proceedings Adv. Shri G. B. Kamat filed an application dated 24-4-14 at Exb. 15 stating that the workmen in this reference have resigned from the membership of the union Kamgarancho Ekvott and withdrawn the authority to represent the union in this matter vide letter dated 14-4-14 which he produced along with this application.

6. On 13-8-14 the union Kamgarancho Ekvott represented by Shri Subhash Naik Geroge filed another application stating that the said union has received by registered AD post signed by some workmen stating that they are resigning from the membership of Kamgarancho Ekvott and as such this union does not desire to continue in the present reference and accordingly order be passed deleting the name of Kamgarancho Ekvott as representing Party I and no reference be made to the name Kamgarancho Ekvott as representing Party I in the final order that would be passed in

this Tribunal as Kamgarancho Ekvott as not entered into any settlement with Party II in the present dispute and does not desire to do so. Ld. Advocate for Party II as well Adv. Shri G. B. Kamat did not object for granting this application which was accordingly granted and the name of Kamgarancho Ekvott was ordered to be deleted from the cause title.

7. In the course of further proceeding Ld. Advocate representing Party I filed application at Exb.19 to change the cause title by incorporating the names of the fourteen workmen as represented by him. This application was not objected by the Ld. Advocate for Party II and accordingly the same was granted. Thus the cause title was changed.

8. On the same day, both the Ld. Advocates i.e. the Advocate representing Party I as well as representing Party II filed application dated 15-9-14 at Exb. 20, stating that Party I i.e. the 14 workmen and the Party II have settled the subject matter of the dispute in this reference by arriving at a settlement dated 4-2-14, the copy of which has already been produced before the court along with reply of Party II, at Exb.13. Records reveal that the aforesaid settlement was produced before the court by Party II on 24-2-14. It is noted that this settlement is under the provisions of section 2(p) r/w section 18(1) of The Act, and it reads as under:

TERMS OF SETTLEMENT

(1) It is mutually agreed between the parties that the Workers shall get increased emolument as shown below:

- a. Rise in emoluments of Rs. 955/- per month effective from 01-04-2009 to 31-3-2010.
- b. Additional rise in emoluments of Rs. 955/- per month effective from 01-04-2010 to 31-3-2011.
- c. Additional rise in emoluments of Rs. 955/- per month effective from 01-04-2011 to 31-3-2012.
- d. Additional rise in emoluments of Rs. 1021/- per month effective from 01-04-2012 to 31-3-2013.
- e. Additional rise in emoluments of Rs. 1121/- per month effective from 01-04-2013 to 31-3-2014.
- f. Additional rise in emoluments of Rs. 1221/- per month effective from 01-04-2014 to 31-3-2015.

(2) It is mutually agreed between the parties that the bifurcation and distribution of the above mentioned amount is as under:-

	w.e.f.	w.e.f.	w.e.f.	w.e.f.	w.e.f.	w.e.f.
	01-04-09	01-04-10	01-04-11	01-04-12	01-04-13	01-04-14
1. Basic Pay	Rs. 400	Rs. 400	Rs. 400	Rs. 250	Rs. 250	Rs. 250
2. HRA	Rs. 282	Rs. 282	Rs. 282	Rs. 50	Rs. 50	Rs. 50
3. Conveyance	Rs. 240	Rs. 240	Rs. 240	Rs. 700	Rs. 800	Rs. 900
4. LTA	Rs. 33	Rs. 33	Rs. 33	Rs. 21	Rs. 21	Rs. 21
TOTAL	Rs. 955	Rs. 955	Rs. 955	Rs. 1021	Rs. 1121	Rs. 1221

(3) It is specifically agreed between the parties that in view of the above mentioned increase in emolument, the VDA clause No. 3 as agreed in the settlement dated 27-8-2004 stands withdrawn retrospectively w.e.f. 1-4-2004 and the workers would not be entitled to VDA w.e.f. 1-4-2004 and in the said place the workers shall be paid fixed Dearness Allowance of Rs.250/- which is otherwise being paid as of today as Variable Dearness Allowance in the emolument.

(4) It is specifically agreed between the parties that the amount of Rs. 250-00 as FDA shall be in addition to the amount as already agreed between the parties hereinabove.

(5) In view of the above clause of settlement issue of VDA, it is agreed between the parties that dispute raised by Union/workmen about payment of VDA before authority under the Section 33 C (1) of the Industrial Disputes Act, 1947/Labour Commissioner, is completely and fully satisfactory settled particularly in view of the substantial increase given by the company in the total emoluments.

(6) It is agreed between the parties that the workmen/Union shall make application before the Labour Commissioner/authority under the Section 33 C (1) of the Industrial Disputes Act, 1947 with endorsement of No Objection from the management stating that the said demand of VDA is fully and satisfactorily settled and nothing is due and payable to the workers in connection with VDA and entire issue in connection with VDA is fully and satisfactorily settled in case No. CLE/CREC-02/2012.

(7) It is agreed between the parties that the management shall make appropriate application before the authority under the relevant Act/Labour Commissioner for withdrawal of Rs. 3,00,000/-, which was deposited by the company as per the Order of the High Court and said money shall be recovered by the company for their own use.

(8) In view of the above settlement, it is agreed between the parties that the parties to settlement shall make application before the Industrial Tribunal Panaji in reference IT/46/12 and IT/60/12 that the subject matter of their Charter of Demand concerned in reference IT/46/12 as also subject matter of reference IT/60/12 about refusal of employment and or an instance of strike is fully and satisfactorily settled in view of this settlement and seeking for an Award in terms of this settlement.

(9) It is mutually agreed between the parties that the company shall continue to re-imburse the bus fare from Mapusa to Verna and back to the extent of Rs. 88/- per head, per day (only when the workmen reports for work). It is further agreed between the parties that any escalation of bus-fare over and above Rs. 88/- from Mapusa to Verna and back, per head, the said escalation shall be shared by the workmen/management @ 50% of such escalation (i.e. 50% of escalation shall be borne by the management and 50% of escalation shall be borne by the workmen), when it is brought to the notice of the management. It is further agreed between the parties that this clause is applicable to those workmen who are residing at Mapusa or surrounding area.

(10) It is mutually agreed between the parties that the Company shall re-imburse food expenses at the extent of 50% of the charges presently paid to the canteen contractor. Any escalation in food expenses shall be shared in the same ratio of 50%.

(11) It is agreed between the parties that the workers shall accept Bonus as declared by the company.

(12) It is further agreed between the parties that the workers shall not be entitled to any wages/emolument for the period of absence from 11-11-2013 till the day they physically reported for work. They are also not entitled for any benefit which can be computed in terms of money for the said period.

(13) It is specifically agreed between the parties that there shall be two tea breaks of 10 minutes each and one lunch break of half hour given to all employees. It is however agreed that during tea breaks workers in filling as well as blowing section shall avail breaks in rotation manner and for lunch break also workers in blowing as well as filling section shall avail breaks in rotation manner.

(14) The Union and the workmen appreciate that it is essential to improve and maintain the competitive status and profitability of the company and reduce the costs as an ongoing exercise. The Union and the workmen shall continue to adhere to all measures adopted by the company from time to time towards this goal, including the following:

- a) Introduction of new and/or improved methods and machinery, re-structuring, re-allocation or re-organization, flexibility of man power allocation and method of simplification or modification or improvements in various inputs.
- b) Both parties agree to carry out modification, abolition of wasteful practices, introduction of appropriate procedure for effective and maximum utilization of the operating time, overlapping shift timings and such other methods as may be considered appropriate jointly which will result into work simplification or overall improvement on the efficiency.
- c) The workmen agreed that they shall maintain themselves in a clean and hygienic manner. All workmen at all times shall keep their work area clean and in a hygienic condition and be responsible for cleaning of the machinery/equipment and will also use safety equipments provided by the Company.

(15) It is agreed between the parties that the workmen shall support in developing a culture of superior performance, job responsibility, job rotation and shall also maintain an orderly behavior and discipline.

(16) It is mutually agreed between the parties that the employees shall report for duty on time i.e. at 8.30 a.m. If an employee does not report by 8.40 a.m. he shall be awarded a late mark. In case, the employee earns three late marks, the same will be considered as half day leave. However, in case an employee reports for work beyond 9 a.m., his half day leave would be deducted.

(17) It is agreed by the workmen/Union that having accepted the terms and conditions of this settlement, they shall not raise any demand financially or otherwise or seeking to change the service conditions, emoluments, etc. during the period of the settlement.

(18) It is mutually agreed between the parties that the arrears arising out of this settlement shall be paid within 3 months from the date of signing this settlement.

(19) It is agreed between the parties that the implementation of this settlement shall be informed to the Labour Commissioner within 15 days of signing of this settlement.

(20) It is mutually agreed between the parties, that the provisions of the earlier settlement, facilities which are not specifically altered in this settlement or dealt with in this settlement shall continue to be in force.

9. The above settlement has been signed by Party I i.e. the 14 workmen as well as the management.

10. I have gone through the terms of the settlement filed along with Exb. 13 and I am satisfied that the terms of settlement are certainly in the interest of the Party I/Workmen. I, therefore, accept the said terms and pass the following:

ORDER

1. The reference stands disposed off by consent award in view of the consent terms filed along with Exb. 13, by the parties.

2. No order as to costs.

Inform the Government accordingly.

Sd/-
(B. K. Thaly)
Presiding Officer,
Industrial Tribunal-
cum-Labour-Court-I

Department of Law & Judiciary

Law (Establishment) Division

High Court of Bombay at Goa, Panaji

—
Order

No. HCB/GOA/PF/PMS/2015

The Honourable Senior Judge is pleased to grant the following Officer leave for the period mentioned against his name:-

Name & Designation	Period of leave
Shri P. M. Shinde, Deputy Registrar, High Court of Bombay at Goa, Panaji	Earned leave for 4 days w.e.f. 02-02-2015 to 05-02-2015 with permission to prefix 01-02-2015 being Sunday.

Certified that but for leave the Officer would have continued to officiate in the post had he not proceeded on leave during the above period.

II

The charge during the leave period of Shri P. M. Shinde, Deputy Registrar is kept with Shri G. M. Redkar, Assistant Registrar, in addition to his own duties.

S. C. Chandak, Registrar (Adm).

Panaji, 31st January, 2015.



Department of Personnel

Order

No. 6/2/2005-PER/325

On recommendation of the Goa Services Board, Shri Johnson Fernandes, Dy. Collector & SDM, Ponda shall hold charge of the post of Member Secretary, Rajiv Gandhi Kala Mandir, Ponda with immediate effect, in addition to his own duties and in public interest.

By order and in the name of the Governor of Goa.

R. Aga, Under Secretary (Personnel-II).

Porvorim, 28th January, 2015.

Order

No. 6/3/2008-PER (Part)

Shri K. V. Signapurkar, Chief Executive Officer, South Goa Zilla Panchayat shall hold charge of the post of Member Secretary, Ravindra Bhavan, Margao, in addition to his own duties, with immediate effect and until further orders.

Shri Damodar Morajkar, Additional Collector-II, South stands relieved of the additional charge of the post of Member Secretary, Ravindra Bhavan, Margao.

By order and in the name of the Governor of Goa.

R. Aga, Under Secretary (Personnel-II).

Porvorim, 27th January, 2015.

Order

No. 19/15/2014-PER/328

Shri Ajit, IAS (Probationer), Assistant Collector (Trainee), North District shall hold charge of the post of Deputy Collector & SDM, Mormugao, from 01-02-2015 to 28-02-2015. Consequently, Shri Gaurish Sankwalkar, Deputy Collector & SDM, Mormugao, shall discharge the duty as Member Secretary, Ravindra Bhavan, Vasco during above mentioned period.

The officers shall draw their salary against the posts presently held by them.

The above arrangement is made purely for a temporary period and will remain in force from 01-02-2015 to 28-02-2015. The officers shall resume back to their original posts held by them prior to transfer w.e.f. 01-03-2015.

By order and in the name of the Governor of Goa.

R. Aga, Under Secretary (Personnel-II).

Porvorim, 30th January, 2015.

Order

No. 6/34/2014-PER/401

On the recommendations of Goa Services Board and with the approval of the Government, the transfers of the following Junior Scale Officers are ordered with immediate effect, in public interest:-

Sr. No.	Name of the Officers and designation	Transferred as
1.	Shri Santosh Kundaikar, Chief Officer, Ponda Municipal Council	Administrative Officer, Hospicio Hospital, Margao.
2.	Shri Pradeep Naik, Administrative Officer, Hospicio Hospital, Margao	M.D. Sanjeevani Sahakari Sakhar Karkhana Ltd., on deputation.

Shri Johnson Fernandes, Dy. Collector, Ponda shall hold additional charge of the post of Chief Officer, Ponda Municipal Council & Member Secretary, Rajiv Gandhi Kala Mandir, Ponda.

The appointment of Shri Pradeep Naik shall be governed on standard terms of deputation as contained in Office Memorandum No. 13/4/74-PER dated 12-02-1999 and as amended.

All the above officers shall complete the process of handing over/taking over within 7 days from the date of issue of order and submit compliance.

By order and in the name of the Governor of Goa.

R. Aga, Under Secretary (Personnel-II).

Porvorim, 2nd February, 2015.

Order

No. 13/1/2013-PER/432

Government of Goa is pleased to grant further extension in service to Dr. I. R. Miller Mukherjee, Bio-chemist in Institute of Psychiatry and Human Behaviour, Bambolim-Goa beyond the date of his superannuation for a period of 01 year w.e.f. 01-02-2015 to 31-01-2016 or till the post is filled on regular basis, whichever is earlier.

The extension is subject to termination without assigning any reason at any time during the period of extension.

By order and in the name of the Governor of Goa.

R. Aga, Under Secretary (Personnel-II).

Porvorim, 30th January, 2015.

Notification

File No. 7/30/2014-PER

The Governor of Goa is pleased to order the allocation of work/Departments amongst the Secretaries to the Government as follows with immediate effect, until further orders:-

Sl. No.	Name & Designation	Department allotted
1	2	3
1.	Shri Kewal K. Sharma, IAS (1983) Chief Secretary	1. Home. 2. Personnel. 3. A.R.D. 4. Vigilance. 5. Chief Vigilance Officer. 6. G.A.D.
2.	Shri R. K. Srivastava, IAS (1984) Principal Secretary (Forests)	1. Forest. 2. Environment. 3. Urban Development. 4. Revenue. 5. Tourism. 6. NRI Affairs. 7. Housing. 9. Law, Judiciary & Legislative Affairs.

1	2	3
3.	Shri Parimal Rai, IAS (1985) Principal Secretary (PWD)	1. P.W.D. 2. Town & Country Planning. 3. Industries, Trade & Commerce. 4. Handicrafts, Textile & Coir. 5. Transport. 6. Science & Technology.
4.	Shri Prashant Goyal, IAS (1993) Commissioner & Secretary (Power)	1. Power. 2. Non-Conventional Energy. 3. Labour and Employment. 4. Chief Electoral Officer.
5.	Dr. Sharat Chauhan, IAS (1994) Comm. & Secretary to Chief Minister	1. Secretary to Chief Minister. 2. Finance. 3. Health. 4. Planning & Statistics & Evaluation. 5. Ports. 6. River Navigation.
6.	Shri Hage Khoda Shalla, IAS (1999) Secretary (Tribal Welfare)	1. Tribal Welfare. 2. Managing Director, Goa State Scheduled Tribes Finance Development Corporation Ltd. (GSSTFDC).
7.	Shri P. Mathew Samuel, IAS (2001) Secretary (Sports)	1. Sports & Youth Affairs. 2. Panchayati Raj. 3. Public Grievances. 4. Official Language. 5. Director, General GIPARD. 6. Secretary, Goa Lokayukta.
8.	Shri F. O. Hashmi, IAS (2002) Secretary (Co-operation)	1. Co-operation. 2. Civil Supplies & Consumer Affairs. 3. Art & Culture. 4. Water Resources.
9.	Shri D. P. Dwivedi, IAS (2002) Secretary (Education)	1. Education. (School/Higher/Technical) 2. Craftmen's Training. 3. Factories & Boilers. 4. Archaeology. 5. Museum.

1	2	3
10. Shri Z. U. Siddiqui, IAS (2002) Secretary (Printing & Stationery)	1. Printing & Stationery. 2. Director, Printing & Stationery. 3. Secretary, Goa Human Rights Commission. 4. Secretary, Goa State Commission for Backward Classes. 5. Archives. 6. Gazetter.	
11. Shri Pawan K. Sain, IAS (2005) Secretary (Civil Aviation)	1. Civil Aviation. 2. Institute of Public Assistance (Provedoria). 3. Mines & Geology. 4. Information & Publicity.	
12. Shri Amjad Tak, IAS (2005) Secretary (Fisheries)	1. Rural Development. 2. Fisheries. 3. Animal Husbandry & Veterinary Services. 4. Protocol.	
13. Shri Manoj K. Sahoo, IAS (2006) Secretary (Agriculture)	1. Agriculture. 2. Women & Child Development. 3. Social Welfare.	
14. Smt. Shilpa Shinde, IAS (2006) Secretary to Governor	1. Secretary to Governor. 2. Secretary, Goa State Commission for Protection of Child Rights. 3. Secretary/Director (Information Technology).	

This issues in supersession of earlier all Notifications issued in this regard.

By order and in the name of the Governor of Goa.

Yetindra M. Maralkar, Additional Secretary (Personnel).

Porvorim, 6th February, 2015.

◆◆◆
Department of Public Health

—
Order

No. 4/14/2003-II/PHD/Part 2/186

On the recommendation of Goa Public Service Commission conveyed vide their letter No. COM/II/12/30(3)/2014/860 dated 07-01-2015, the

Government is pleased to declare satisfactorily completion of probation period as well as confirmation of the following Assistant Lecturer in Burns Unit in Goa Medical College in the posts shown against their names with immediate effect:-

Sr. No.	Name of officer	Date of probation period completed	Post to which probation period completed and confirmed
1.	Dr. Shital Viraj Parag	14-06-2012 to 13-06-2014	Assistant Lecturer.
2.	Dr. Rohit Ravindra Ajgaonkar	14-06-2012 to 13-06-2014	Assistant Lecturer.
3.	Dr. Libia Faria	02-07-2012 to 01-07-2014	Assistant Lecturer.

This issues with the approval of the Joint Chief Electoral Officer, Altinho, Panaji-Goa conveyed vide letter No. 5/10/2015/ELEC/5334 dated 31-01-2015.

By order and in the name of the Governor of Goa.

Sangeeta M. Porob, Under Secretary (Health).

Porvorim, 5th February, 2015.

Order

No. 4/14/2003-II/PHD/Vol. IV/188

On the recommendation of Goa Public Service Commission conveyed vide their letter No. COM/II/12/30(3)/06/859 dated 07-01-2015, the Government is pleased to declare Dr. Deepa Bhaskar Karmali, Lecturer in the Department of Obst. & Gynaecology, Goa Medical College as having completed satisfactorily her probation period of two years from 20-12-2007 to 19-12-2009, and also confirms her in the said post of Lecturer in the Department of Obst. & Gynaecology, with immediate effect.

This issues with the approval of the Joint Chief Electoral Officer, Altinho, Panaji-Goa conveyed vide letter No. 5/10/2015/ELEC/5337 dated 31-01-2015.

By order and in the name of the Governor of Goa.

Sangeeta M. Porob, Under Secretary (Health).

Porvorim, 5th February, 2015.

Department of Revenue

—
Order

No. 23/29/2013-RD

Whereas, the Government of Goa, vide Notification No. 23/29/2013-RD dated 15-10-2013, issued under sub-section (1) of Section 4 of the Land Acquisition Act, 1894 (Act 1 of 1894) (hereinafter referred to as the “said Act”), and published in the Official Gazette, Series II No. 30 dated 24-10-2013, notified that the land specified in the Schedule thereof (hereinafter referred to as the “said land”) is likely to be needed for public purpose viz. Land Acquisition for construction of Road from NH-17, near Tourism way side facility to Dhangarwada at Malpem, in V. P. Virnoda, under Pernem Constituency (hereinafter referred to as the “said public purpose”);

And whereas, the Government of Goa, considered the report made by the Collector under sub-section (2) of Section 5A of the said Act and on being satisfied that the said land is needed for the said public purpose, vide Notification No. 23/29/2013-RD dated 06-11-2014, issued under Section 6 of the said Act, and published in the Official Gazette, Series II No. 33 dated 13-11-2014, declared that the said land is required for the said public purpose.

Now, therefore, in exercise of the powers conferred by Section 7 of the Land Acquisition Act, 1894 (Act 1 of 1894), the Government of Goa hereby directs the Dy. Collector & SDO & LAO, Pernem Sub-Div., Pernem-Goa to take the order for acquisition of the said land.

By order and in the name of the Governor of Goa.

Anju S. Kerkar, Under Secretary (Revenue-II).

Porvorim, 3rd February, 2015.

—
Corrigendum

No. 22/31/2013-RD

Read: Notification No. 22/31/2013-RD dated 25-06-2014 regarding Land Acquisition for segregation of dry waste at Colva in Survey No. 11/6 & 8 of Salcete Taluka.

In the Schedule of above referred Notification under Section 6, the area of the project surveyed under Survey No. 11/8 mentioned against the name of property owner Josina Fernandes may be read as “1775 sq. mts.” instead of “1175 sq. mts.”

The rest of the contents of above referred Notification shall remain unchanged.

By order and in the name of the Governor of Goa.

Ashutosh Apte, Under Secretary (Revenue-I).

Porvorim, 3rd February, 2015.



Department of Rural Development & RDA

—
Notification

No. DRDA-N/SAGY/14-15/4664

As per Government of India's Saansad Adarsh Gram Yojana Scheme 2014, Government of Goa is pleased to constitute a State Level Empowered Committee under the Chairmanship of Chief Secretary:

I) State Level Committee

- | | | |
|--|---|-----------|
| 1. Chief Secretary, Government of Goa | — | Chairman. |
| 2. The Principal Chief Conservator of Forest | — | Member. |
| 3. Director of Planning, Statistics & Evaluation | — | Member. |
| 4. Principal Chief Engineer, Public Works Department | — | Member. |
| 5. Chief Engineer, Water Resources Department | — | Member. |
| 6. Director of Panchayats | — | Member. |
| 7. Director of Women & Child Development | — | Member. |
| 8. Director of Tribal Welfare | — | Member. |
| 9. Director of Social Welfare | — | Member. |
| 10. Director of Health | — | Member. |
| 11. Director of Agriculture | — | Member. |
| 12. Director of Education/Higher Education | — | Member. |
| 13. Director of Transport | — | Member. |
| 14. Director of Sports & Youth Affairs | — | Member. |
| 15. Director/Assistant Director of GIPARD | — | Member. |
| 16. Director of Fisheries | — | Member. |
| 17. Director of Tourism | — | Member. |
| 18. Respective Collectors North & South Goa | — | Member. |

19. Nodal Officer, Rural Development Department
20. Secretary, Rural Development — Member
Government of Goa Convenor.

The committee will meet at least once a quarter, to co-ordinate and review the progress of the Saansad Adarsh Gram Yojana to ensure compliance of all the instructions provided under the Saansad Adarsh Gram Yojana Scheme 2014 and to guide implementation of the Village Development Plans.

By order and in the name of the Governor of Goa.

V. N. Shetye, Project Director & ex officio Joint Secretary (R.D.).

Panaji, 9th February, 2015.

Notification

No. DRDA-N/SAGY/14-15/4665

As per Government of India's Saansad Adarsh Gram Yojana Scheme 2014, Government of Goa is pleased to constitute a District Level Committee for North Goa under the Chairmanship of concerned members of parliament.

II) District Level Committee for North Goa

1. Member of Parliament (N) Goa — Chairman.
2. Conservator of Forest concerned — Member.
3. Telecom Officer having jurisdiction over Village Panchayat — Member.
4. Project Director of concerned — Member.
DRDA
5. Managing Director of Kadamba — Member.
Transport Corporation
6. Charge Officer appointed by — Member.
respective Collector
7. Dy. Director of Panchayat — Member.
concerned
8. Block Development Officer — Member.
concerned
9. Child Development Project — Member.
Officer concerned
10. Health Officer having a — Member.
jurisdiction over the
Village
11. Zonal Agriculture Officer — Member.
having jurisdiction of
concerned Village Panchayat

12. Village Panchayat Sarpanch — Member.
of adopted Village
13. District Collector (N) Goa — Member-
-convenor.

The committee will meet at least once in a month, to co-ordinate and review the progress of the Saansad Adarsh Gram Yojana to ensure compliance of all the instructions provided under the Saansad Adarsh Gram Yojana Scheme 2014 and to implement the Village Development Plans approved by State Empowered Committee.

By order and in the name of the Governor of Goa.

V. N. Shetye, Project Director & ex officio Joint Secretary (R.D.).

Panaji, 9th February, 2015.

Notification

No. DRDA-N/SAGY/14-15/4666

As per Government of India's Saansad Adarsh Gram Yojana Scheme 2014, Government of Goa is pleased to constitute a District Level Committee for South Goa under the Chairmanship of concerned members of parliament.

II) District Level Committee for South Goa

1. Member of Parliament (S) Goa — Chairman.
2. Conservator of Forest concerned — Member.
3. Telecom Officer having jurisdiction over Village Panchayat — Member.
4. Project Director of concerned — Member.
DRDA
5. Managing Director of Kadamba — Member.
Transport Corporation
6. Charge Officer appointed by — Member.
respective Collector
7. Dy. Director of Panchayat — Member.
concerned
8. Block Development Officer — Member.
concerned
9. Child Development Project — Member.
Officer concerned
10. Health Officer having a — Member.
jurisdiction over the
Village
11. Zonal Agriculture Officer — Member.
having jurisdiction of
concerned Village Panchayat

12. Village Panchayat Sarpanch — Member.
of adopted Village
13. District Collector (S) Goa — Member-
-convenor.

The committee will meet at least once in a month, to co-ordinate and review the progress of the Saansad Adarsh Gram Yojana to ensure compliance of all the instructions provided under the Saansad Adarsh Gram Yojana Scheme 2014 and to implement the Village Development Plans approved by State Empowered Committee.

By order and in the name of the Governor of Goa.

V. N. Shetye, Project Director & ex officio Joint Secretary (R.D.).

Panaji, 9th February, 2015.



Department of Transport
Directorate of Transport

Notification

No. 5/9/90-Tpt/2015/371

In exercise of powers conferred by Clause (xii) of sub-rule (1) of Rule 22 of the Goa, Daman and Diu Motor Vehicles Tax Rules, 1974, the Government of Goa hereby exempts New Vehicle Tata Winger Ambulance bearing chassis No. MAT460124EJ04387 and Engine

No. 483DLTC55JVY706451 of model September, 2014 owned by Panaji Ambulance and Welfare Trust, Manoshanti Complex, Dr. Dada Vaidya Road, Panaji-Goa 403 001, from payment of tax due to this State, being a Charitable Institution.

By order and in the name of the Governor of Goa.

Arun L. Desai, Director & ex officio Addl. Secretary (Transport).

Panaji, 2nd February, 2015.

Notification

No. 5/9/90-Tpt/2015/395

In exercise of powers conferred by Clause (xii) of sub-rule (1) (ii) of Rule 22 of the Goa, Daman and Diu Motor Vehicles Tax Rules, 1974, the Government of Goa hereby exempts New Vehicle Piaggio APE Mini 4 Wheeler Pickup bearing chassis No. MBX0000VBPD238896 and Engine No. GP11M9142806 of model May, 2012 owned by Village Panchayat Aquem-Baixo, P.O. Navelim, Salcete-Goa 403707, from payment of tax due to this State, being a Local Authority.

By order and in the name of the Governor of Goa.

Arun L. Desai, Director & ex officio Addl. Secretary (Transport).

Panaji, 4th February, 2015.

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